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APPLICATION NO. FILING DATE FIRST NAMED INVENTOR ATTORNEY DOCKET NO. CONFIRMATION NO. 09/758,132 01/12/2001 Jeffrey B. Hoke 4590/4591A(CIP) 7590 05/06/2003 **Chief Patent Counsel** EXAMINER **Engelhard Corporation** VANOY, TIMOTHY C 101 Wood Avenue P.O. Box 770 ART UNIT PAPER NUMBER Iselin, NJ 08830

> 1754 DATE MAILED: 05/06/2003

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Please find below and/or attached an Office communication concerning this application or proceeding.



## Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

SERIAL NUMBER	FILING DATE	FIRST NAMED APPLICANT	AT	ATTORNEY DOCKET NO.	
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			EXAMINER		
		-	ART UNIT	PAPER NUMBER	
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Below is a communication from the EXAMINER in charge of this application COMMISSIONER OF PATENTS AND TRADEMARKS



## ADVISORY ACTION

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<b>Ж</b> тн	E PERIOD FOR F	ESPONSE:			* N *			
a) 🗌	is extended to ru	n	or continues to run	from the date of the	e final rejection			
b) 🛛	expires three months from the date of the final rejection or as of the mailing date of this Advisory Action, whichever is later. In no event however, will the statutory period for the response expire later than six months from the date of the final rejection.							
	The date on white oursess of determined	the response, the	ed by filing a petition under 37 C petition, and the fee have been to fextension and the corresponding of the originally set shortened sta	filed is the date of the respon a amount of the fee. Any ext	se and also the date for the ension fee pursuant to 37 CFR			
☐ Ap	pellant's Brief is d	ue in accordance wit	h 37 CFR 1.192(a).	_				
Ap	plicant's response place the applicati	to the final rejection on in condition for al	AXEA ON APRIL 21, Has b lowance:	2003 een considered with the follo	wing effect, but it is not deemed			
1.	The proposed an	endments to the da	im and /or specification will not be	e entered and the final rejecti	ion stands because:			
	a. There is no presented.	convincing showing	under 37 CFR 1.116(b) why the	proposed amendment is nec	essary and was not earlier			
	b. They raise	new issues that wou	ıld require further consideration a	nd/or search. (See Note).				
	c. They raise	the issue of new ma	atter. (See Note).					
	d. They are appeal.	not deemed to place	the application in better form for	appeal by materially reducin	g or simplifying the issues for			
	e. They pres	ent additional claims	without cancelling a correspondi	ng number of finally rejected	claims.			
	NOTE:							
2.	Newly proposed the non-allowable		would be all	lowed if submitted in a separ	ately filed amendment cancelling			
3.	Upon the filing a be as follows:	n appeal, the propos	sed amendment  will be enter	ed 🔲 will not be entered ar	nd the status of the claims will			
	Claims allowed:							
	Claims objected	to:						
	Claims rejected:							
	Howev	er;						
	Applicant's	response has overco	ome the following rejection(s):					
4. 🔀	ADHES/V	ES MENTION	NED ON NG. 2 IN.	THE APPLICANT	ne rejection because THE TAPE S RESPONSE IS NOT			
, <u> </u>	T		NT 3 NOFR SET FOR PERATURE RESIST.	マンアロ ノムノ でいと ビュル	SIZE TRANSLATION OF			
5. 🗌	presented.	KINDI WIII HOLDS WI	опостей осодово арриоат наз п	c- V	U SMI			
☐ The	proposed drawin	g correction  h	as  has not been approved b	by the examiner.	STANGEY S. SILVERMAN PERVISORY PATENT EXAMENER			
_ O:I				30	TECHNOLOGY CENTER 1700			